Case 1:08-cv-04834 Cocument 1 Filed 96729 2008 Page 1 of 73

UNITED STATES DISTRICT COURT FOR THE NORTHERN DISTRICT OF ILLINOIS

)

DERRECK HAYNES #20070077847)
THOMAS M. PERCONTI #20070035070	
CHARLES HILL #20050084808	
FRED ROGERS #20070020387	,

Plaintiffs,

-vs-

OF COOK COUNTY.

THOMAS DART,

SHERIFF OF COOK COUNTY JAIL.

SALVADORE GODINEZ,

EXECUTIVE DIRECTOR OF COOK COUNTY JAIL.)

M. FIGLIULO,

SUPERINTENDENT OF DIVISION TEN(10).

8. PLAKIGO, STAR #114

CHIEF OF SECURITY OF DIVISION TEN(10).

JOHN MUKLLER

PROGRAMS SERVICES.

CERMAK MENTAL HEALTH SERVICES

Defendants,

INDIVIDUALLY AND IN THEIR OFFICIAL CAPACITIES.

RECEIVED

AUG 2 5 2008 CCC

MICHAEL W. DOBBINS

CLERK, U.S. DISTRICT COURT

COMPLAINT

08CV4834
JUDGE CONLON
MAG.JUDGE VALDEZ

1.11 JURESDICTION AND VENUE

)

- 1. This is a civil action authorized by 42 U.S.C. section 1983 to redress the deprivation under color of state law, of rights secured by the constitution of the united states. The Court has jurisdiction under U.S.C. section 1331 and 1332(A)(3). Plaintiffs seek declaractory relief pursuant to 28 U.S.C. 2201 and 2202. Plaintiffs claims for injunctive relief are authorized by 28 U.S.C. 2283 and 2284, and rule 65 of the federal rules of civil procedural.
- 2. The united states District Court for the Northern District is an appropriate venue under 28 U.S.C. section 1391(b)(2) because it is where the events giving rise to claim occurred.

II. PLAINTIFFS

- 3. PLAINTIFFS, DERRICK HAYNES, THOMAS M. PERCONTI, CHARLES HILL, FRED ROGERS, is and was at the times mentioned herein a detainee of the state of Illinois, in custody of the Department of Corrections(C.C.D.O.C.). Plaintiffs is currently confined in the Cook County jail(C.C.D.O.C.), in Cook County, State of Illinois.
- 4. **PLAINTIFFS**, in this civil action respectfully ask that this Honorable Court treat this civil action as a (CLASS ACTION) under rule of the federal rules of civil procedure 23.

III. DEFENDANTS

- 5. **DEFENDANT, THOMAS DART,** is the (SHERIFF) of Cook County jail of the state of Illinois. He legally responsible for the overall operation of the Department and each institution under its jurisdiction including (COOK COUNTY JAIL).
- 6. **DEFENDANT, SALVADORE GODINEZ**, is the (**EXECUTIVE DIRECTOR**) of the Cook County jail of the state of Illinois. He is legally responsible for the operation of (**CCOK COUNTY JAIL**). Each and every Division and or Department under its jurisdiction.
- 7. **DEFENDANT, S. PLAXICO, STAR #114,** is the **(CHIEF OF SECURITY OF DIVISION TEN(10)** he is leagally responsible for the welfare and security of all pre-trial detainees housed in Division Ten(10).
- 8. **DEFENDANT, M. FIGLIULO,** is the (SUPERINTENDENT OF DIVISION TEN(10). he is legally responsible for security and the welfare of all pre-trial detainees housed in Division Ten(10).
- 9. **DEFENDANT, JOHN MUELLER,** is a supervisor in programs services, it is his legal responsibility to process all detainees grievances and forward them to the next leval if it cannot be rectified at his level.
- 10. **DEFENDANT, CERMAK MENTAL HEALTH SERVICES,** it is their legal responsibility to provide a system of ready access to all meant health specialist and Doctors. also, to provide programs and treatment and follow up services for the mentally-ill detainees being housed at the Cook County jail. **(C.C.D.O.C.)**.

- 11. On May 20, 2008, forty-eight (48) mentally ill detainees who are confined at the Cook County Department of Corrections, in Cook County, Illinois, housed in division 8, Residential Treatment Unit (RTU), which was designed and structured to tend to the statutory serious medical mental needs of mentally ill detainees. Our living environment was a dorm style setting where all of "us" mentally ill detainees were under direct and constant, 24 hours per day observation by sufficently trained Cook County Department of Corrections Sheriff Police and mental health specialists.
- 12. The Residential Treatment Unit (RTU) division 8 was also equipped with adequate theraputic programs to address and tend to the needs of mentally ill detainees suffering from various mental illnesses. The programs that WERE available are: one-on-one counseling and daily community meetings conducted by Mr. Derrick Dunnmore, Mental Health Services, Cognitive Behavior Therapy and Anger Management Groups conducted by Doctor Gackomonie employed by Cermak Mental Health Services, Alcoholics Anonymous meetings conducted by Mr. Peter Ellew, Mental Health Services, Meditation Therapy Groups Conducted by Ms. Colletti, a Mental Health Specialist employed by Cermak Mental Health Services, Art Therapy Sessions conducted by Ms. Wilson, Art Therapist empolyed by Cermak Mental Health Services. All of these treatments were community based in a structured environment.
 - 13. It is further stated that on May 20, 2008 while confined in the Cook County Department of Corrections, in Cook County, Illinois in Division 8, Residential Treatment Unit (RTU) at approximately 6:30 PM these same forty-eight (48) detainees were informed by Doctor Jones, Employed by Cermak Mental Health Services, Officer Bojas, Division 8 employed by the Cook County Department of Corrections assigned to the 3 to 11 shift, acting under the supervision of sergeant Salami and lieutenant Anderson, both of whom are employed by Cook County Department of Corrections and also assigned to the 3 to 11 shift without notice to immediately gather all of our belongings and that we were being transferred to Division 10, maximum security for permanent housing.

- 14. Upon arrival in Division 10, some detainees were shoved into cells and locked in and informed by officers only known as "John Does" that assisted that night on Tier 3C in Division 10, who were employed by Cook County Department of corrections and that night said we (detainees) are no longer considered "Psych-Classified detainees" and the "Psych program we were accustomed to no longer exists". The abrupt ending to necessary treatment proved to be emotionally and psychologically damaging. As a direct result their had been many fights and disturbances than in the Residential Treatment Unit: (RTU). There is now excessive violence and increased anxiety issues among "us" mentally ill detainees which can be substantiated through Cook County Department of Corrections incident and disiplinary reports.
- 15. Ever since "we" detainees were transferred from Division 8 (RTU) to Division 10, maximum security not only have the conditions gotten very harsh all of the programs geared towards preventing further deterioration of our mental health have been eliminated. There are absolutely NO theraputic programs available whatsoever.
- 16. The defendants: Tom Dart, Sheriff, Cook County Jail, John Doe, Deputy Sheriff, Cook County Jail, Salvador Gordiney, Director, Cook County Jail has created a self-perpetuating situation in which detainees have their mental state deteriorated further due to lack of proper mental health care and guidance. The defendants acted with deliberate indifference by moving "us" detainees from Division 8 (RTU), a structured environment to Division 10, an unstructured and very harsh environment with absolutely NO theraputic programs available.
- 17. The Defendants: Tom Dart, Sheriff of Cook County Jail, and Salvador Gordiney, executive Director of Cook County Jail has failed to properly administer mental health treatment in a consistent and continuous manner noting that there was no effective plan for transition from Division 8 (RTU) to Division 10. "Us" mentally ill detainees were moved with NO plan available whatsoever for continued mental health care. Because of this

failure on the defendants part the psychological state of detainees has been deteriorating rapidly day-by-day.

- 18. The defendants failed to staff the new psychological tiers in Division 10, a maximum security division with psych-trained officers. This lack of training has put every mentally ill pre-trial detainee housed there in danger of serious physical and mental harm because these officers do not understand the serious mental needs of the detainees being housed here. This has resulted in increased excessive force by these officers and severe mental distress amongst the mentally ill pre-trail detainees and they promote violence amongst the detainees letting them fight each other only to come and then beat them. When if properly trained they would defuse the situation. The defendants not having psych-trained officers available 24 hours per day to properly identify and supervise mentally ill pre-trial detainees being housed in Division 10 on all 3 shifts 24 hours per day. Which some mentally ill detainees are suicidal. This is an inadequate mental health program.
- 19. The plantiffs in this civil action are experiencing increased stress levels, sleep deprivation, agitation, headaches, depression, nausea and overall increased tensions. Due to lack of mental health programs and extremely harsh living conditions.
- 20. The defendants: Tom Dart, Sheriff Cook County Jail, Salvadore Gordinez, Executive Director Cook County Jail, M. Figliulo, Superintendent of Division 10 has placed "us" detainees into unsanitized, filthy, rodent and insect infested cells. The cell floors are extremely dusty and dirty. The walls in each cell are covered with black soot from years of previous detainees burning and unknown material to heat water and cook food totally uncontested by jail authorities. The toilets which are in very close proximity to our beds are unsanitized and discolored due to lack of cleaning supplies and lack of times when cell doors are open and "us" detainees are permitted to clean our respective cells. The entire tier of Division 10/2D is infested with mice and roaches that are allowed to roam freely. The mice and roaches have on numerous occasions climbed into Plantiffs property boxes damaging commissary items. Mice and roaches spread germs and diseases that could easily be contracted by "us"

detainees. Cook County Department of Corrections has failed to control further infestation. It is further stated that "us" mentally ill detainees have been placed in an inadequate living environment that does not statutorily tend to the needs of mentally ill detainees.

- 21. Heavily medicated mentally ill detainees are forced out of their cells 12 hours a day, 7 days a week and left with no other alternative but to sleep on cold concrete floors, steel benches and steel tables. The overall conditions "us" detainees have been placed in are extremely harsh and very unsafe, placing all of "us" detainees at serious Risk of Harm.
- 22. Defendant J. Mueller, Clinical Services Supervisor has taken Plantiffs grievances and CONVERTED them into requests in order to avoid issuance of a control number preventing Plantiffs grievances from being properly processed according to the Cook County Department of Corrections grievance procedures.
- 23. The Defendants, Tom Dart, Sheriff Cook County Jail, Salvadore Godeniz, Executive Director, Cook County Jail, M. Figuarlo, Superintendent, Division 10, Cook County Jail, Plaxico, Chief, Division 10, Cook County Jail, on July 25 2008, have further split the psych-population between two divisions (division 2 and division 10) based on detainees security classifications (Minimum, Medium, Maximum) disreguarding mentally ill detainees serious mental health needs. For the seventeen (17) plus years prior to July 25, 2008, security classifications never mattered, mentally-ill detainees co-existed amongst each other and were treated equally based on their needs for psychological treatment exclusively. Currently, the defendants are making medical decisions based on non-medical factors.
- 24. Upon information and belief on 6/4/2008, officer Cashen, 7 to 3 shift, Division 10, stated "he as been an employee here for 10 years and there has consistently been a problem with sanitation, clean linen and regular clothing exchange on schedule in Division 10". He also state "the linen they do have is in terrible shape the contracted laundry company never sends the correct amount of uniforms back nor is there ever enough disinfectant available to properly sanitize the living tiers." He also stated, "rodents and insects are a common part of everyday life here in Cook County Jail."

- 25. Upon information and belief on 7/1/2008 Superintendent Figuarlo stated that he "did not care about all the detainees sleeping on the floor this is fine with me as long as they are not dead".
- 26. Upon information and belief on 6/4/2008 Chief Plaxico came to the tier 2D and asked that we "stop filing grievances this is jail and it is what it is!".

EXHAUSTION OF LEGAL REMEDIES

27. Plantiffs: Derrick Haynes; Thomas Perconti; Fred Rogers; Charles Hill used the detainee grievance procedure available at the Cook County Department of Corrections to try and solve multiple problems. The large majority of the Plaintiffs grievances were processed as requests therefore taking away Plaintiffs rights and/or any opportunity to appeal the decisions. The grievances that were given control numbers were appealed and denied by the administration. All grievances filed by Plaintiffs and responses given by the administration have been included as Exhibits in the back of this complaint. Plaintiffs in this civil action have exhausted all of our remedies available at the Cook County Department of Corrections to no avail.

CAUSE OF ACTION

- 28. The plaintiffs reallege and incorporate by reference paragraphs 11-26
- 29. The defendants: Thomas Dart and Salvadore Godinez exercised deliberate indifference in that they made many medical decisions based on non-medical factors when they moved plaintiffs and other mentally ill pretrial detainees from the Residential Treatment Unit (RTU), Division 8. (where plaintiffs were receiving treatment for various mental illnesses and were involved in many theraputic groups as well as living in a dorm style setting with properly psych-trained officers and other appropriately trained staff available 24 hours a day, 7 days a week) to maximum security Division 10 which lacks said services. The RTU environment was very conducive and geared towards rehabilitation and safe housing of mentally ill

pretrial detainees. Plaintiffs are now housed in Division 10, maximum security behind cell doors with no theraputic programs and very unsanitary conditions as well as no psych-trained officers available on all 3 shifts 24 hours a day to address the needs of mentally ill detainees. The defendants have made numerous medical decisions concerning mentally ill pretrial detainees housing and treatment despite having prior knowledge from medical professionals that Division 10 was unsafe and not theraputic for mentally ill detainees. Plaintiffs have experienced increased anxieties, increased depression, suppressed appetites, headaches, nausea, sleep deprivation and increased violence amongst each other all because of defendents' deliberate indifference to the plantiffs' rights under the 14th amendment of the U.S. Constitution as well as Article 1, Section 2 of the State of Illinois Constitution. Citing Langley V. Coughlin, 709

F. Supp. 482, 483 - 85 (S.D. N.Y. 1989 and Harrington V. Devito, 74 - C - 3290 (W.D. ILL. C.C.T. 19. 1978).

- The defendants Tom Dart and Salvadore Godinez exercised deliberate 30. indifference in further segregating pretrial detainees deagnosed as acute psych patients according to their security classifications (Maximum Medium, Minimum) moving minimum and medium security classified mentally ill pretrial detainees to Division 2, a dorm style setting, but continuing to house plaintiffs and other acute psych pretrial detainees classified as maximum security in Divions 10, behind cell doors placing maximum security mentally ill pretrial detainees at serious risk of harm. For 17 years prior to segregating mentally ill pretrial detainees plaintiffs security classifications never mattered as the plaintiffs' serious medical needs came first and foremost. Regardless of security classifications plaintiffs and all other mentally ill pretrial detainees all coexisted together which is an essential component of an adequate psych care unit. This indicates that there is a prevailing custom, if not policy, or practice, of ignoring the serious psychological needs and constitutional rights of plaintiffs and others, which is contrary to the rights afforded the plaintiffs under the 14th Amendment of the U.S. Constitution and Article 1 Section 2 of the State of Illinois Constitution.
 - 31. The defendants, M. Figiulo and C. Plaxico exercised deliberate

indifference in that they failed to staff tiers housing mentally ill detainees with psych trained officers who are qualified to address the needs and psychological issues of the mentally ill. Not having psych trained officers available 24 hours a day, on all 3 shifts, 7 days a week does not constitute a proper system that can identify, treat and supervise mentally ill detainees whom may be suicidal which is part of an adequate mental health program. Currently, all mentally ill pretrial detainees are at serious RISK OF HARM which violates the rights afforded the plaintiffs under the 14th Amendment of the U.S. Constitution and Article 1 Section 2 of the State of Illinois Constitution.

- 32. The defendants, M. Figiulo and C. Plaxico exercised deliberate indifference in that they are currently housing mentally ill pretrial detainees in an inadequate mental health facility forcing heavily medicated mentally ill pretrial detainees to sleep on cold concrete floors, steel tables and steel benches by locking plaintiffs and others OUT of their assigned cells 12 hours a day. This has attributed to the steady deterioration of the mental health of ALL mentally ill pretrial detainees. This violates the plaintiffs' rights under the 14th Amendment of the U.S. Constitution and Article 1 Section 2 of the State of Illinois Constitution.
- 33. The defendants, M. Figiulo and C. Plaxico exercised deliberate indifference in that they are currently housing plaintiffs and others in filthy, unsanitized and rodent and insect infested cells and living units. Rats, mice and roaches are allowed to roam freely throughout the tiers. Rat and mice droppings are common on the floors where mentally ill pretrial detainees are forced to sleep after being medicated. Mentally ill pretrial detainees are not allowed to possess sanitation supplies and there is not a system available for detainees to sanitize their respective cells. The cell walls are covered with black soot and the floors are extremely dusty and dirty. The defendants have a legal responsibility to house pretrial detainees in an adequately sanitized environment free of rats, mice and roaches. Having failed to do so constitutes a violation under the 14th Amendment of the U.S.

Constitution and Article 1 Section 2 of the State of Illinois Constution.

Citing: Sharpe V. City of Lewisburt, Tenn. 677 F. Supp. 1362, 1367 - 68

(M.D. tenn. 1988).

- 34. The defendant, John Mueller, a supervisor in the Program Services Department. It being his legal responsibility to process detainee grievances and forward them to the next level if the Grievance cannot be rectified at his level. His actions in that he took and treated several of plaintiffs' grievances pertaining to psychiatric care and treatment programs as a request therefore denying the plaintiffs' rights to appeal a decision or a response that did not solve their issues. The intentional mismanagement of detainees grievances constitutes a deliberate indifference to the plaintiffs rights under the 14th Amendment of the U.S. Constitution as well as Article 1 Section 2 of the State of Illinois Constitution a violation of plaintiffs due process and equal protection of the law.
- The defendants, Cermak Mental Health Services exercised deliberate 35. indifference in failing in their legal responsibilities to provide mentally ill pretrial detainees with adequate mental health care and adequate suicide prevention that complies with Constitutional standards. Currently, allowing their patients and plaintiffs to be housed in an inadequate mental health environment locked behind cell doors with no cameras or intercom systems therefore placing mentally ill pretrial detainees at a very serious risk of harm. A large majority of mentally ill pretrial detainees currently housed in Division 10 and under the care of Cermak Mental Health Services have an extensive history of prior suicide attempts. The current suicide policy implemented by Cermak Mental Health Services fails to ensure appropriate management of suicidal detainees and also lacks major components of an adequate suicide prevention program. there were two suicides committed at the Cook County Jail within 30 days of each other between 14 March 2008 and 14 april 2008. Mentally ill pretrial detainees routinely do not receive medications as prescribed or have lapses in medication administration. Cermak Mental Health Services does not administer routine lab work, weights, measurements or screenings to check medication levels in the blood of mentally ill pretrial detainees which constitutes

an inadequate mental health care program. Cermak Mental Health Services has also recently experienced major cuts in staffing resulting in an inadequate number of psych trained staff available to provide mental health care and theraputic programs to plaintiffs and other mentally ill detainees thus failing in their legal responsibilities to provide mentally ill pretrial detainees with adequate mental health car required by law. This pattern clearly establishes a callous, wanton and deliberate indifference and also violates the plaintiffs' rights under the 14th Amendment of the U.S. Constitution as well as Article 1, Section 2 of the State of Illinois Constitution.

36. The plaintiff has no plain, adequate or complete remedy at law to redress the wrongs described herein. Plaintiffs have been and will continue to be irreparably injured by the conduct of the defendants unless this court grants the declaratory and injunctive relief which plaintiff seeks.

PRAYER FOR RELIEF

WHEREFORE, plaintiffs respectfully prays that this Honorable Court helps to right the wrongs of the defendants, that the plaintiffs have become a victim of. The plaintiffs prays that this court enter a judgement granting the following:

A declaration that the acts and omissions described herein violated the plaintiffs rights under the Constitution and laws of the United States.

A preliminary and permanent injunction ordering the defendants, Thomas Dart, (Sheriff of Cook County Department of Corrections), Salvadore Godinez, (Executive Director of C.C.DOC). To stop making medical decisions based on none medical factors. Such as criminal classification of the plaintiffs and other mentally-ill pre trial detainees being housed at the Cook County Jail. And further more place the plaintiffs and all other mentally-ill pre trial detainees back into a dorm style housing unit that allows for the programing and group interaction with the mental health specialist and others that are hired to assist in their treatment as was the case while they were being housed in division eight R.T.U (Residential Treatment Unit). As opposed to division ten where they are presently housed which is a maximum security tier setting that puts the plaintiffs and other mentally-ill pretrial detainees in cells behind locked doors with no appropriate way to supervise, treat or identify if they are suicidal or not. This type of environment may encourage some mentally-ill pretrial detainees as well as the plaintiffs to commit suicide or bring upon them suicidal thoughts. which places them at risk of harming themselves or others. And by not having sheriffs deputies that are trained in dealing with or how to supervise and or identify if they are having a psychotropic crisis that would warrant a psychological evaluation to prevent a possible suicide attempt or harm to others. Places the lives of the plaintiffs at risk on all three shifts twenty four hours a day. That was pointed out by the Department of Justice seventeen month investigation of the jail during which time their were two suicides committed from March of 2008 to April of 2008 of mentally-ill pretrial detainees that were placed in a maximum security division behind locked cell doors and without adequate supervision as is the case here in division ten poor supervision among other things.

The plaintiffs ask for injunctive relief to stop the division ten staff from forcing the heavily medicated mentally-ill from being forced to sleep on the concrete floors where the rats, mice and roachs run freely on a daily basis in the dayrooms of various tiers throughout the division. The plaintiffs have suffered irrepairable psychological damage at the hands of the defendants and it will continue unless this injunction is granted.

Hold Thomas Dart, Salvadore Godinez, M. Fgiiulo, C. Plaxico J.Meuller and Cermak Mental Health Services jointly and severably liable for damages to plaintiffs as a result of their constitutional deprivations, inhumane incarceration and endured hardships according to the following:

- a). Compensatory damages in the amount of \$400,000.00 against each defendant, jointly and severally.
- b). Punitive damages in the amount of \$200,000.00 against each defendant.
 - c). A trial by jury on all tryable issues.
 - d). Plaintiffs cost in this law suit.
 - e). Reasonable attorney's fees if applicable.
 - f). Any additional relief that this court deems necessary.

DATED: 5 AUG. 2008

RESPECTFULLY SUBMITTED,

DERRICK HAYNES

#20070077847 P.O. Box089002

CHGO, IL., 60608

THOMAS M. PERCONTI

20070035070

P.O. Box089002

CHGO, I1., 60608

HARLES B. HILL JR.

20050084808

P.O. Box089002

CHGO, 11., 60608

FRED ROGERS 20070020387 P.O. Box089003

P.O. Box089002 CHGO, Il., 60608

VERIFICATION

I have read the foregoing complaint and hereby verify that the matters alleged therein are true, except as to matters alleged on information and belief and, as to those I believe them to be true. I certify under penalty of perjury that the foregoing is true and correct.

Executed at Cook County Department of Corrections in the city of Chicago, and the state of Illinois on 5 August 2008.

DERRICK HAYNES METHOMAS M. PERCONTI

CHARLES B. HIL JR.

RED ROGERS

Previous Lawsuits By Plaintiffs

Plaintiff, Derrick Haynes #20070077847 has filed no other lawsuits dealing with the same facts involved in this action or otherwise relating to my current imprisonment. Plaintiff did file a lawsuit against the Chicago Police Department in 1993 and the case settled in 1994.

Plaintiff Thomas M Perconti #20070035070 has filed no other lawsuits dealing with the same facts involved in this action or otherwise relating to my current imprisonment. Plaintiff never did file any lawsuits against anyone.

Plantiff, Fred Rogers #20070020387 has filed no other lawsuits dealing with the same facts involved with this action or otherwise relating to my current imprisonment. Plaintiff did file a lawsuit in 2000 against Exel Logistics a division of Hershey Chocolate and settled the case in 2001.

Plantiff, Charles Hill #20050084808 has filed no other lawsuits dealing with the same facts involved with this action or otherwise relating to my current imprisonment. Plaintiff did file a lawsuit in 2008 against Cook County Department of Correction / Dentist. The civil claim is currently pending. Case number is **08c** 1917 and the case is being heard by Judge Shadur.

Case 1:08-2-04834, 1990 me

Filed 08/25/2008 Page 16 of 79 / / Referred To:

Processed as a request.

COOK COUNTY DEPARTMENT OF CORRECTIONS DETAINEE GRIEVANCE

of a	Detainee Last Name: Percenti First Name: Thomas
i e	ID#: 2007 - 0035070 Div.: 10 Living Unit: 20 Date: 51 108
	BRIEF SUMMARY OF THE COMPLAINT: Detainee themas Percenti, now
. Green	brings this Grievance based on my legal rights under
	the Eighth amendment of the United States
	Constitution and further states that my rights bused under the Eighth amendment of the United States
	Constitution are being violated as follows:
	* Summary *
	On May 20,2008, while confined in the Residental
	Theatment Unit (RTU), located in division 8, here at Cook Country Department of Corrections, which was designed
	and structured as an open dam setting for mentally-ill
	** PLEASE SEE ADDITIONAL PAGES
	NAME OF STAFF OR DETAINEE(S) HAVING INFORMATION REGARDING THIS COMPLAINT: THAT ARE INCLUDED. ** ACTION THAT YOU ARE REQUESTING:
	Lesign and implement a program (SEE PAGE 6)
	DETAINEE SIGNATURE: Thomas M Verconti
	C.R.W.'S SIGNATURE: DATE C.R.W. RECEIVED: 100 108
	Please note: Decisions of the "Detainee Disciplinary Hearing Board" cannot be grieved or appealed through the use of a grievance form. All appeals must be made in writing and directly submitted to the Superintendent.
	THE PROPERTY OF THE PROPERTY O

detainees who suffer from various mental illnesses; the Residental Trestment Unit (RTU), that housed "us" mentally-ill detainees was equipped with adquate therapeutic programming that consisted of the following: daily group therapy sessiona, therapetic sessions, one on one counselling, auges management, alcoholic aronymous, and art therapy groups in a community based structured environment. RTU, Division 8, was sufficiently staffed with paych-trained personnel and Cook County Department of Corrections Officers
that could properly identify mental-illnesses
and other various psychosis with 24 hour observation which served the needs of the mentally-ill detainers as mandated by law.

It is further stated that also on May 20, 2008; while being confined in division 8, RTU, Residential Treatment Unit, approximately 6:30 pm; officer Bojas (Divison 8-13 to 11 shift) along with Dr. Jones (Cermak Health Case) under the supervision of Lt. anderson (Divison 8-3 to 11) and Sgt. Salami (Divison 8-3 toll shift) advised "us" (RTU-inmotes) to immediately gather all our belongings and informed us

30+11

that we are being transferred to maximum security, division 10, for permanent housing. Upon arrival in Division 10, some detainees were shoved into their cells and immediately locked in. Then we were informed that "This is a maximum security division and we are no longer considered BTU detainees and that and that the psych-programs no longer exists."

XX FACTS XX

Being that we are now housed in maximum security facility, division 10, we are currently locked out of our cells from 7:30 am to 2:00 pm and not allowed to return to our cells. However, "us" mentally-ill detainees after being medicated with our prescribed psych medication become extremely drowsy and incoherent and are left with no other alternative, but to sleep on cold concrete floors, steel benches and steel tables. These detainees that are falling asless all over the floors one being stepped on, tripped over by other detainees that are pacing the fleors due to medication side-effects. also, these detainees are laying in and around mice droppings from rodents that are

46F.7

allowed to roam freely around the tier. Currently, there are no programs in place to aid or prevent further deterioration of our mental state. In fact, this maximum security setting is the total opposite from a structured setting mandated by law for mentally-ill detainees. There is not properly trained psych staff available 24 hours a day as mandated by law. There should be a proper system that can identify, theat and supervise detainees who are sucidal which is part of an adequate mental health program. Now, there is a clear duty to protect detainces from self-destluction or self-injury 24 hours a day as mandated by law. Our needs as mental health detainees are not being met wholesomely. We are locked out of our cells from 7:30 am to 2:00 pm on 1st shift and then divided low side (cells 1-12) and high side (cells 13-24 during and shift, which leaves one side of the tier unattended and unobserved by NO psych-trained officers. Failure to have psych-trained staff on duty 24 hours a day with constant direct. observation would result in placing "us detainees at risk of harm behind a

locked cell door. Failure to take simple measures would seem to justify a finding that Cook County Jail was deliberately indifferent to the detainees serious medical needs.

do not surrender their rights to equal protection of the law at the jail gate. Therefore, detainees that suffer from various mental-illnesses must be housed in a setting with adequate programs in place that would guide and aide mentally-ill detainees. The current policies and practices that are in place NOW does not comport with the initial mental health department procedural practices.

60f7

Continued Relief Bequested From Page 1 D. To design and implement a progra

O design and implement a program immediately to address the needs of us mentally-ill detainees as mandated by law.

@ To put in place 24 hour observations of us mentally-ill detainees as mandated by law.

3 to assign and designated trained psychrofficers to address the needs of "us" mentally-ill detainees as mandated by law.

De allow surdicated mentally-ill detainees access to our assigned cells, as needed, to prevent and discourage mentally-ill detainees from sleeping on cold concrete floors, steel benches and steel tables.

Continued Page 1

* Names of Staff With INFORMATION *

Doctor Bras (Cermak Health Services Doctor Jones (Cermak Health Services) Noctor Dan Morjal Clerman Health Services Derrick Dunnmore (Mental Health Specialist - Cermak Health Services Ms. Jackson (Mental Health Specialist Cermak Health Services 6 Ms. Laylor (Mental Health Specialist Cernak Health Services) (1) Mr. Jackson (Mental Health Specialist -Cermak Health Services Officer Bojas (Divison 8-3-11sh:ft) 9 Sergant Galami (Divison 8-3-11 Shif

Date anderson (Divison 8-3-11 shift)

CROC. DETAINEE GRIEVANCE FORM PROCESSED AS A REQUEST

Please Note :

- If the detainee is not satisfied with the response and/or attempt at resolving this issue, the detainee may resubmit the concern and it will be processed as a grievance.
 - When processed as a request, an appeal of the response and/or action taken cannot be made.

	•	request, PART-B is not applicable.	
Managery Last Nam	· Percoti	First Name:	FICHES
Carrier ID	#: <u>2007-6035070</u>	Div: // Tier/LivingU	nit: <u>/) </u>
Tunnal Bassest: (06/03/08 Dai	e C.R.W. Received Reques	t:(<u>\6.16)168</u>
The Assert of the Section 2	cen processed by:	Marales	C.R.W.
	cen processed by:		
Security of Requires		11 CCDOC SIGH	ha haine Lan
Botomer is to	questing that c	11 CCDOC SICT	De HOTEL CE
Joseph 1554PS	Treolment.	· · · · · · · · · · · · · · · · · · ·	
We what I would be a second of the second of			
		.*	
Response under Action Ta		1 Now 1	MEDICAL
BE Advised		Chief wall i) nouide :
	Acco model	on ore AD	proved by
hedical (CLOMIN The	t the DOC.	Policies
	20	nd 00 51	21.05
Chief C. Pl	MCO HAY Chaf	lvidual responding)	OU/OS Div./Dept.
(PAGE united of individuals feet			

Case 1:08-cy-64464 Dycum

Referred To: $5u_1 + 11$

COURTY DEPARTMENT OF CORRECTIONS DETAINEE GRIEVANCE

Detainee Last Name:	Personti		First Name	Thomas	
ID#: 4007 -003.50				Date: 6 /	
BRIEF SLIMMARY OF TH	E COMPLAINT: _	Detaine	Thomas	M. Perco	nti,
brings this Go	nandment	Kanto	that a	at being	violated
as follows: h	Mile being	20 we	d here a	t Cook C	other
alternative, be	t to sho	wer, urin	ate ah	d'defec	hetimen
the hours of		ブロヨッノい !	A CHANAMA	. EN UCLU	
very disnessed	tful to 2	the daily	1 female	suggest	rat Ko
the sellen	executial	portof	an ada	pote m	rental
ACTION THAT YOU ARE REC	E CODTT	ndated RMATHON REGAR TOWN	by lack DAG THIS COME AGES	Continu	nale staff
For Oction R	questing:	please so	ee Page	#2	
DETAINE	E SIGNATUI	RE: Ahm	as M. Ves	enti	- 23 20
C.R.W.'S SIGNATURE:	111		DATE C.R.W. RE	CEIVED.	02, 68
Please note: Decisions of the "De	tain ee Mecipl inary Hear m ade in whin g and direc	ing Board" cannot be a ctly submitted to the Si	grieved or appealed th iperintendent.	rough the use of a griet	ance form.

being affected are as follows: Ms. Jackson, Ms. Laylor, Doctor Jones and Doctor Bras. "Us", mentally-ill detainees have been placed in a inadequate mental health setting. Therefore, there has to be a immediate solution that does not infringe on our right to privacy and interfere with our theraputic mental health programs which are currently being hindered because of the aforementioned.

* Relief Requested *

Le allow our cell doors unlocked during the hours of Eam to 2pm, to accomodate the female staff on our tier. Not doing so would infringe on our thersputic programs and meetings, as mandated by law.

* Witnesses To be Called *
Ms. Jackson - Mental Health Specialist
Ms. Caylor - Mental Health Specialist
Doctor Jones - Cermak Mental Health Services
Doctor Bras-Cermak Mental Health Services

X Shomas M. Percenti

PART - C

C.C.D.O.C. DETAINEE GRIEVANCE FORM PROCESSED AS A REQUEST

Please	Note	:
--------	------	---

- If the detainee is not satisfied with the response and/or attempt at resolving this issue, the detainee may resubmit the concern and it will be processed as a grievance.
 - When processed as a request, an appeal of the response and/or action taken cannot be made.
 - When processed as a request, PART-B is not applicable.

Patainao's La	st Name: Percoil	Fir	st Name:	9
	1D#: <u>2007 -0035</u>	070 Div: 10	_ Tier/LivingUnit	: <u>02</u>
	rest: <u>(616)165</u>			
This reques	it has been processed by:	Mr. Hora	l+5	C.R.W.
Summery of Reques	request assis	lance with	living and	- contilions
			<i></i>	-
Response and/or Ac	tion Taken:			
PI Chie	GNG WALL	sure that	1 division	ANN INEN
change 5	and while	DEA CITCIAC	res acce	in as
Schedul	<i>l>A</i>	- 19年 (新加州市市) - 19月 (日本) (日本) (日本) (日本) (日本) (日本) (日本) (日本)		•
Checks (ENCUE! VO	AW K	NOTICE POUR	= Steered
The live		us Holy	ou deser	NE.
Int not		TO MANUAL TO THE PARTY OF THE P		
Chief C	. PHINATHY C.	Author Allow, ure of Marydual responding		1/08 Div./Dept. 16
(Print- name of indivi	oesi: responding) (Signat	no at the standar i cohonging'	•	

Case 1:08-cv-04 x pocyments Filed 08/25/2008 Page 27 of Tours

Referred To: SUPT. DIV. 10

COOK COUNTY DEPARTMENT OF CORRECTIONS DETAINEE GRIEVANCE

Detainee Last N	Jame: Perconti	First Name:	mas
10#: 2007 0	03.50.70 Div.: 10 I	Living Unit: 20 Date:	612108
BURF SUMMARY	OF THE COMPLAINT: Octor	nel Thomas Percon	ti, now bring
this Grium	us based on my las	gal rights under to	re Eighth
The state of the s	I the United States (motitution and fu	other state
that my ri	ghts based under the	e Eighth amendmen	of the United
States Cons	titution are being v	iolated as follow	" On May do do
1 + 4/1	-ill detainees were nit (RTU) to division	novea grom auro	urity into
DOME HADO	nitingal unlit living	conditions. all of 2	the Gells have
durby that a	re Burnt from des	inces cooking in	the same cells
WE ONE MOUND	se bunt from dets	colffunt an u	nknown materia
to fast the	bottoms of the desks	and that material	the bound laft
Marta	ll over the walks,	that we are mon d	rothing.
X	SEF ADDITION DETAINEE(S) AVING INFORMATION	AL PAGES X	en e
TO THE PART OF THE	ACTION + WIT	NESSES	
ACTION THAT YOU	ARE REQUESTING:	EU/	
	AINEE SIGNATURE:	La Parati	
LIA	MINEE SIGNATURE:	omas I esconse	
C.R.W.'S SIĞNATURE		DATE C.R.W. RECEIVED:	66,02,68
Plante note: Decisions of	of the "Detainee Discipl inary Hearing Board" smust be made in writing and directly submitte	cannot be grieved or appealed through the i ed to the Superintendent.	se of a grievance form.

doF.5

The cell floors are dirty, dusty and toliets unsanitized due to lack of cleaning supplies available to detainees. Which is a clear violation of Cook County Department of orrection Rules and Regulations effective 2006 dealing with health, safety and sanitation.

May 13, 2008, was the last time detainers on tier 2D had or sheets, pillow cases and towels exchanged for clean. Our sheets smell and some detainers towels we delipping mildew due to flith. The look County Department of Corrections effective June 2006 states: Thean linen will be issued on a weekly basis. Today is the nineteenth day and counting and will still have the same dirty linen. Which is a clear rolation of our rights as detainees.

The entire tier of division 10, 20 is infected with mice and roaches that are allowed to roam breely around the tier. The mice are able to jumps and climb into our property loxes and damage and

contaminate our commissary items. Mice spread germs and diseases that could easily be contracted

by "us" detainees. It is further stated, "us" mentally-ill detainees have been placed in an inadequate living environment that does not

statutorialy tend to the needs of the mentally-ill.

(continued)

3 of 3 Case 1:08-cv-04834 Document 1 Filed 08/25/2008 Page 29 of 7

* Relief Requested X

D"Us" detainees be allowed to clean and sanitive our cells and have cleaning supplies made available to us on a regular basis. The walls of the cells be either painted or power washed.

D'Us" détainces want our rights to clean linen on a weekly basis to be excercised and executed as described by Cook County Department of Corrections hules and Algulations effective June 2006.

3 Some kind of extermination plan be implemented to aid and prevent further infestation and most importantly protect the health and safety of detained as mandated by law.

* Witnesses to be Called *

Doctor Dan Morjal - Cermak Health Service DMs. Jackson - Cermak Mental Health Specialist DMs. Derrick Dunnmore - Cermak Mental Health Specialist DMs. Jackson - Cermak Mental Health Specialist DMn. Jackson - Cermak Mental Health Specialist Doctor Jones - Cermak Health Services Included But not limited to: all Division 10, 2D, Detainees

C.C.D.O.C. DETAINEE GRIEVANCE FORM PROCESSED AS A REQUEST

Please Note:

- If the detainee is not satisfied with the response and/or attempt at resolving this issue, the detainee may
 resubmit the concern and it will be processed as a grievance.
 - When processed as a request, an appeal of the response and/or action taken cannot be made.
 - When processed as a request, PART-B is not applicable.

Detaines's Last Name: forces First Name:
ID#: <u>207-60350/0</u> Div: <u>10</u> Tier/LivingUnit: <u>0 - </u>
Date of Request: (10) (8 Date C.R.W. Received Request: 102 108
The request has been processed by: Mr. Mcrates C.R.W.
Sammary of Request:
Detoiner requesting more privacy.
Response and/or Action Taken:
Be advised that police is given on the Title, Review temple staff entre the Title Delainess
- 70 m 1 to 1 to 2 to 2 m 1 to 1 to 2 to 2 m 1 to 1 to 2 to 2 m 1 to 2 m
DURING TIMES OF INCIDENTS OR EMERGENCIES NOTICE MAY AND DE GUERS BUILD WILL DE LOSTRUCTOR
it did Not occupe duein mur instance
Chief of Plance + M. Chaf Color Date: 06 101/16 Div./Dept./
(Print- name of individual responding) (Signature of individual responding) (Signature of individual responding)

Filed 08/25/2008 Page 31 of 73 Part-A / Control #: ______X 1080

ŧ.	Referred	To:

(ermak

COUNTY DEPARTMENT OF CORRECTIONS SERVICE GRIEVANCE

Balance Last Name:	Percenti	First Name: That	nas Mo
	사 (교육) (2015년 - 1985년 - 1985년 - 1985년 - 198 0년 - 1986년	ng Unit: <u>20</u> Date: <u>4</u>	
BRIEF SUMMARY OF THE C	COMPLAINT: We are re	submitting or alu	ady addressed
Maria de la companya	Service of the service	1 to on 671/08	by Chief
taken, We are ask	ng for a control	mumber and fil	ing this
CRIEVANCE box	to timely tres	toment. Failure	to make
tuttent wille	Mar And Moster	rie deficiencies	includes
Marie Santana	t and continu	weed manner.	Con May 20200
	detainees were	moved from Ni	in an
	Leand placing	"us" at Risk of	& Serious
Ma. Jackara: M. Action Hay Coll. Services	JON RE	ARDANG THIS COMPLAINT	EE: ATTACHEL
ACTION WAS BOULDER NEON	tal Health Spec	ialist 30	PAGES CONT.
		The state of the s	l Health Spece
	SIGNATURE TAN	M Juinte	
C.R.W.'S SIGNATURE	d" canno	DATE C.R.W. RECEIVED:	
	ELLOW COPY - C.R. W. M. PINK COPY	e Superintendent.	

(continued from page 1)

administration has created a self-perpetuating situation in which detainess with mental health issues have deteriorated further due to lack of statutory obligations to establish appropriate treatment programs for mentally-ill detainees. Therefore, Cook County Department Corrections is in irolation of our Eighth and Fourteenth amendment Rights of the United States Constitution.

* Kelief Requested *

To design and implement therapeutic programs immediately as mandated by law.

* Witnesses to be Called * (Grompg#1)

Lewer Haynes 20070077847/ Hex Silluan \$20070034149 Christopher M. Blanchet 2008 003 4163 Courtney AustiN# 20070004787/Peter D. Gdesteam #2005-2028666 Fred Rogers#20070020387 Tyrone Holloman 20070034109 Michael Hoberts #20060079805 Lance A. Wyatt # 2007006 0012 Mother Randows 20080019841 Michael Brown #20080019849

Revin D. Rucker #2008-001-0702 Volume J. Halian 20080011643

THE PROPERTY OF THE PROPERTY O	C.C.D.O.C. DETAIL					
	EVANCES ARE THOSE INV					7.0
Maine's Last Name:	ler of	First Na	me: 16 76	64 ID#	<u>7 - 065207</u>	10
li This Grievance An			NO 🗶	가 한다. 한국() : 참구: () :		
CAN Summary O		To a company			140/1/	
Thereneul)				
Carw Referred Grie		K	De	te Referred:	1/3/08	
Statement:	11211	A. C.	<	0.0		
Kar vi e		X OUNCE ()	, , , , , , , , , , , , , , , , , , ,			
**************************************			·			
		1/		A (2)	(14-	
	<u> </u>	dru		1 / x / 3	Div./Dept	7
ninne of institutual response	onding to this griev.) (signal	ture of individual respon	=	6 15 15	Dis /Dans	
- Sept. / Designe	ce / Dept. Admin.) (signa	ture of Supt. / Designee	Dept. Admin.)		Div./Dept	
3 Muelle		ture of Prog. Serv. Admi	D _i	ite: <u>(1)</u>	<u>(U)</u>	*
many of Prog. Serv. Ad				11		7
Bessinee Receive	ed Response: 6 /	18 1/2/De	tainee Signature	Maria	o Vuen	<u>(</u>
		REQUEST FOR				
APPF	ALS MUST BE MADE WIT	HIN 14 DAYS OF THE		RECEIVED THE RESI	PONSE	
Man Disalnee Reques	t For An Appeal: 04	6/18/08	e e			
Desaines's Bas is For	. not	hanny	with	action	taken.	,
			L Dea	acom s	asof	·.
	Tielo 4	no par	17,14,7	13 ina	+ allow	0111
	MOTUB IN		<i>4) (~) (OP</i>		the	7
Company of the Very Company	ot ance Of De tainee's I			NO X	•	
開発 (機能) (1977年 - 1977年 - 1	oning / Decision / Reco					
The second secon	resk My. 10 is s	1	t Ep, proper	Bousing 18 bi	lority,	/ %
	tert es soon as 1	0082015			<u> </u>	<u> </u>
Appeal Board's Signa	tures / Dates;	1	773			
	A second of the	· S. 2/16	1111	/		
		NO DE	M	Ivn	as Mila	cent
Date Detainee Rec.'d	the Appl. Bd.'s Resp		Detainee Si	gnature <u>y v - v</u>		
	GRIEVANCE COD	DE(\$): ()	<u> </u>			
Delite a factor				MAL DON OO OOM	DIVISION/SUPT OFFIC	'E'\

Part-A / Control # Part-A / Control # Page 34 of Referred To:

COOK COUNTY DEPARTMENT OF CORRECTIONS DETAINER GRIEVANCE

partie semination de conservation anger
Detainee Last Name: Bacocs First Name: Fred
ID#: 2007-0020387 Div.: 10 Living Unit: 2 D Date: 5 4/31 /08
BRIEF SUMMARY OF THE COMPLAINT: Now brings this brievance
based on my legal Rights under the Eight
Marie of the United States Constitution
and further state that my rights based under the Eight Amenilment of the uniter states
Constitution are baing to the constitution.
The state of the s
on May 20, 2008! while confined in the Residential
Treatment Unit (RT4) located in Division & Here at
cook county Deptot Correction, which was designed and
structured as an open dorm setting for mentally. ILI
detainees who suffers from various mental illnesses; The
Resident Treatment unit (RTU) that housed as see attitions name of state or detained(s) having information regarding this complaint:
ACTION THAT YOU ARE REQUESTING:
ACTION THAT YOU ARE REQUESTING:
DETAINEE SIGNATURE: Tres Rogers
C.R.W.'S SIGNATURE DATE C.R.W. RECEIVED: 00 103 158
Please note: Decisions of the "Detainee Disciplinary Hearing Board" cannot be grieved or appealed through the use of a grievance form.
All appeals must be made in writing and directly submitted to the Superintendent.

(WHITE COPY - PROG. SERV.) (YELLOW COPY - C.R.W.) (PINK COPY - DETAINEE) (GOLDENROD COPY - DIVISION/SUPT. OFFICE)

20f7

mentally-ill detainces was equipped with adequate therapeutic programming that consisted of the following: daily group therapy sessions, therapeutic sessions, one on one counselling, anger management, alcoholic Anonymous meetings & Art therapy groups, in a community based Structure environment, B.T.U. Division 8 was sufficiently staffed with psyche-trained personnel and with Cook County Dept of Correction, officers that properly identify mental-illness and other Various psychosis, with 24 hr observation, which Served the needs of the mentally ill detainees as mandated by haw.

It is further stated that also on May 20, 2008; while being confined in Division 8, BTU Residential Treatment unit) At apporimately 6:30 p.m.; officer Borjas along with Dr. Jones under the supervision of Sgt Salami advised us (RTy detainees) to immediately gather all our belongings and informed us that we are being transferred to Maximum Security Division, which is division 10 for permanent housing, upon arrival at maximum Security Division 10 some detainees were shoved into thier cells and immediately

> DETAINEE COPY

Revised 9/2007

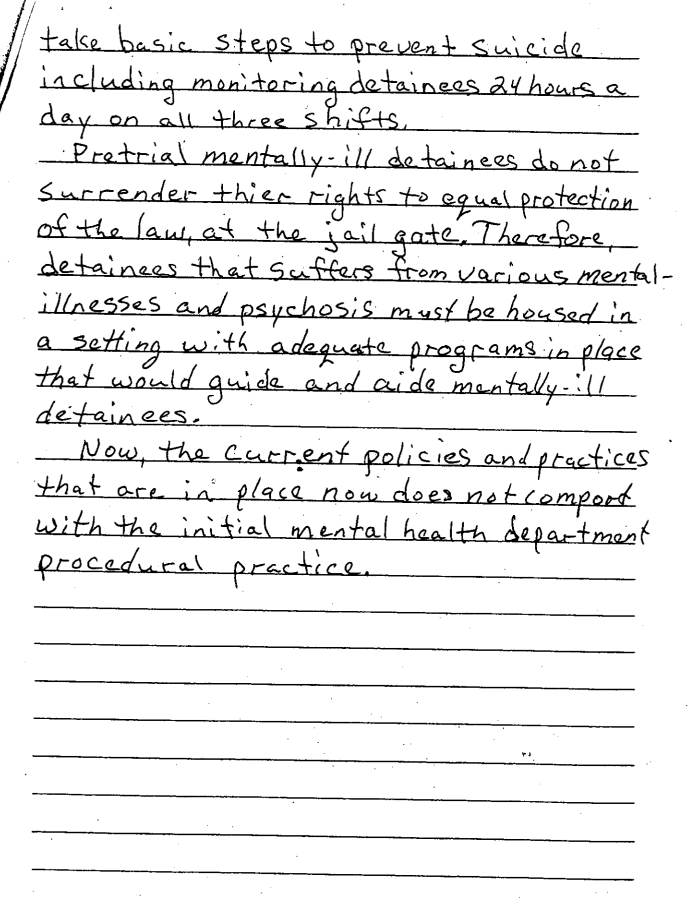
locked in. Then we were informed that this is a maximum security division, and we are no longer Considered AT.4 detainers and that the psyche programs no longer exist.

* Facts *

off

Being that we are nowhoused in Maximum Security Facility, Division 10; we are currently locked out of our cells from 7:30 am to 2:00 p. m and not allowed to return to our cells. However, us mentally-ill B.T. u detainees after being medicated with prescribed psychotropic Medication, become extremely drowsy and incoherent and are left with no other alternative but to sleep on cold floors, steel benches or steel tables in which those detainees that are left with no other alternative but to sleep on cold concrete floors are being tripped over stepped on by other mentalky-ill detainees that suffer from side affects that causes us to pace the floors, where rodents (mice) roam to and from constantly within this mice infested building. Now, there are no programs in place to aide or prevent further deterioration of our mental State. In Fact, this maximum Security Setting is the total opposite from a structured setting mandated by law

tor mantally-ill detainers. There is not any proper Psyche staff available 24 hours a day as mandated by law. Where there should be a proper system that can identify treat, and supervise detainees who are suicidal, which is part of an adequate mental Health program. Now, there is a clear duty to protect detainees from Self-destruction or Self injury 24 hours Aday, Our need are not being mat wholesomely, being that we are left out from 7:30 Am. to 2:00 pm on First shift, and then divided low side (1-12) and High side (13-24) during Second Shift; Which leaves one side in thier cells unattended and unposerued by non-psyche trained officers. Failure to have psycho. trained staff anduty 24 hours a day with constant direct observation would regult in placing us inmates at risk of harm behind a locked cell door. Failure to take simple measures would seem to Justify a finding that the jail was deliberately indifferent to the detainers serious medical needs. Now, the mentall Health care system does not exist for us mentally-ill detainees failure to train officers and failure to



604

Document 1

Filed 08/25/2008

7087

. Case 1:08-cv-04834

Please Note:

- If the detainee is not satisfied with the response and/or attempt at resolving this issue, the detainee may
 resubmit the concern and it will be processed as a grievance.
 - When processed as a request, an appeal of the response and/or action taken cannot be made.
 - When processed as a request, PART-B is not applicable.

Detainee's Last Name: 10915 First Name: Fred
ID#: <u>207-(6)6587</u> Div: <u>///</u> Tier/LivingUnit: <u>// 2</u>
Date of Request: 66103168 Date C.R.W. Received Request: 66103168
This request has been processed by: Mr. 14165 C.R.W.
Summary of Request: Defained is you sting that all CCDOC staff be hard a Psychi isaucs / healment.
Response and/or Action Taken: Be Adolsed that DIVITIS NOW A MEdical DIVISION, As Such Planed will Droude Whatever Adagmonations are Approved by CERMAL (MEdical) and the Doc Policies
CERMIN (MEdICH) and the DOC POLICIES
(Print-name of individual responding) (Signature of individual responding) (Signature of individual responding)

COLOR COUNTY DEPARTMENT OF CORRECTIONS DETAINEE GRIEVANCE

# 15 m	್ಷ ಜಾಕ್ಷೆಕ್ ಸರ್ವಿಗಳು ಮುಖ್ಯ 	e di Meli di Maria di Santana. Santana di Meli di Meli di Santana di Santan	
Detainee Last Name:	30gers	First Nam	· · · · · · · · · · · · · · · · · ·
10#:2007 -DD203		_ Living U nit: <u>2 O</u>	Date: 6 /2 108
SAY OF THE			Fhis Grievance
based on my	, cighth a	nd fourteent	ch adneralment
minted that a	ire being 1	violated as	+ollows.
While being (confined he	re at the Co	ok County Jail,
Divison 10, 20	weareb	eing left no	other alterna-
tive but to	Shower	urinate an	d defecate in
front of tem	rale Statt	that is	from
Cermak Men	tal Healt	h Lare, aut	ing the hours
of Bam to d	Sw. Iriz C	urrent pre	ictice is an
invasion of	OUF Pri	vacy and ver	y distespectful
to the temo	cle statt.	that is atte	empting talk to
you monitor a	and lead a	tent eques	are an essentia
Dart of CO CALDETAINE	adequate	Mental heat	L program.
CALDETAINE	E(S) ORMA	TION REGARDING	
Action that you are requ	JESTING: S	L AUDIT	TONAL
	Pac	ies (Cor	<u>a+.)</u>
DETAINEE	SIGNATURE:	Fred Ra	rgers)
	111		
C.R.W. SIGNATURE			RECEIVED: 06 05 108
Planes note: Dicisions of the "Detail	inee Disciplinary Rearing Bo	ard" cannot be grieved or appealed	through the use of a grievance form.

2052	. Case 1:08-cv-04834 Document 1 Filed 08/25/2008 Page 43 of 73
y"	The female staff being affected are as
	to 11 ows: Doctor Jones Doctor Brar, Ms.
	Taylor and Ms. Jackson, US, mentally-ill
	détainces have been placed in a inadequate
	mental health setting. Therefore, there
	has to be a immediate Solution that
	does not infringe on our right to
	privacy and interfere with our ther-
	aputic mental health programs which
	ara currently being hindered because
	of the above aforementioned.
	* Relief O Requested*
	Not doing so would infringe on our meetings
	and other theraputic programs as mandated
	by law
	To allow our call doors open durning the
	hours of Sam to 2 pm to accomodate the

female Staff. During those hours Carmak Mental Health staff are present. Witnesses to be Called Fred Rogers

DMa Jackson - CHS 20070020387 @ Ma Jackson - CHS @ Ma Caylon - CHS 3 Doctor Jones - CHS 4 Doctor Bras - CHS

COPY

PART - C

C.C.D.O.C. DETAINEE GRIEVANCE FORM PROCESSED AS A REQUEST

Piease Note:

- If the detainee is not satisfied with the response and/or attempt at resolving this issue, the detainee may resubmit the concern and it will be processed as a grievance.
 - When processed as a request, an appeal of the response and/or action taken cannot be made.
 - When processed as a sequest PART-R is not applicable

•	when processed as a request, I	AKI- B is no i applicable.	
Detainee's Last Name:	15	_ First Name:	r d
		<u>///</u> Tier/LivingUnit	, parting
Date of Request:	/ <u>\(\delta\)\\\\\\\\\\\\\\\\\\\\\\\\\\\\\\\\\\\</u>	W. Received Request: _	06103108
This request has been proces	sed by: //r.a/	teritrs	C.R.W.
Summary of Request:	m prive		
Response and/or Action Taken:	· ·		
Be Advised	Hay boll	~ 1 C Q 10	EN ON the
TIER ADYTIME	DES WAS EN	Storred	THE THER THER THER ON EMER-
(Print- name of individual responding)	(Signature of individual respon	to Date 6 1011	OK Div./Dept. /Ò

	OF	Case 1:08-cy-04834 Document 1 Filed 08/25/2008 Page 45 of 73 ons
	,	EXHIBIT G Detainee Grievance
		Last Name: Rogers First Name: Fred
		10#20070020387 Du 10 +ierz-D Date 6/1/108
,		
,	. '	Detained Fred Rogers#20070020387Naw brings forth
		this grievance based on my legal, under the
	•	eighth amendment of the United States Constitution
		and further states that my legal rights based
ا ــــــــــــــــــــــــــــــــــــ		under the eighth amenament of the united states
eques		Constitution are, being violated as follows. **SUMMARY**
egu egu		On May 20,2008 UR mentally-ill detainees
		were moved from Division 8, Residential treatment
3		unit (RTU) to division 10 maximum security into
र इ		filthy, unsatitized, unfit living conditions. All of the
ssed		cells have desks that are burnt from detainees
rocesse	-	cooking in their assigned coils. Inorder to cook
$\frac{1}{2}$	-	the detainees burnt an unknown material to heat
.*	•	the bottoms of the desks and that material
		left black soot all over the walls, that we
	-	are now breathing. The cell floors are dusty
	-	dirty, and torlets unsatifized due to lack of
	.· <u>-</u>	C.R.W. Signature: The form Revised 9/2007
		Date Recived: 06/03/08 Revised 9/2007

clear violation of cook county Department of
corrects Roles and regulations (effective June 2006)
dealing with health, safety and sonitation.
May 13, 2008, was the last time detainers on
tier 20 had our sheets, pillow cases and towels
exchanged for clean. Our sheets are smelly and some
towels are developing mildew due to failure of
changing them. The max county pepartment of
corrections Rules and Regulations for detailnors,
effective June 2006 states: clean linen will be
issued on a weekly basis. Today is the eighteenth
day and counting and we still have the same
dirty linen Which is a clear violation of our
rights as detainees.
the entire of Duision 10, to an is infested
with mire and roaches that are allowed to room
freely around the tier. the mice are able to
Jump and climb into our property boxes and
damage and contaminate our commisory items, mice
germs and diseases can easily be contracted by
"us" mentally - ill detainees. Further stated "us"
mentally-ill detainees have been placed in an
inadequate living environment that does not tend to

the needs of the mentally-ill
*RELIEF REQUESTED *
10" us" detarnees be allowed to clean and sanitize
our cells and have cleaning sopplies made quallable
to us on a regular Basis. The walls of the
cells be either populated or powerwashed.
@"/15" detainees want our rights to clean linen
on a weekly bosis to be exercised and
executed as described by Cook County Department
2006.
Some Kind of extermination plan to be implemented
to aid and prevent further infestation and most
importantly protect the health and sofety of detainees
as mandated by law.
1 DR. Dan Morjal (cermal Health services)
2 Ms. Jackson
3 Mr. Derne K Dunnmare
4 metaylor mental health specialist
5 Mr Jackson
6 Dr. Jones (cerman health services)

X tred Rogers.

Revised 9/2007

DETAINEE SIGNATURE

PART - C

C.C.D.O.C. DETAINEE GRIEVANCE FORM PROCESSED AS

Please Note:

- If the detainee is not satisfied with the response and/or attempt at resolving this issue, the detainee may resubmit the concern and it will be processed as a grievance.
 - When processed as a request, an appeal of the response and/or action taken cannot be made.
 - When processed as a request, PART-B is not applicable.

그는 사람들은 사람들이 되었다. 그는 사람들은 사람들은 사람들은 사람들은 사람들이 되었다. 그는 사람들은 사람들은 사람들은 사람들은 사람들은 사람들은 사람들은 사람들은	
Detainee's Last Name: First Name:	
ID#: 107-1018 / Div: 10 Tier/Living Unit: 102	400
Date of Request:/_/ Date C.R.W. Received Request: 66 1 03 1 08	A.
This request has been processed by:	25 mg v ling
Summary of Request:	
Delance 1 /15/ Essistance will long-unit conditions.	
- 1 元元を知りまた - 1 元元を記した - 1	
Response and/or Action Taken:	
PIChiel will excuse that dous onal lines	J
TOKERS GIND WHITOPM CHANGE DECEMBER	
scheduled	· · · · · · · · · · · · · · · · · · ·
PICTURE MADE NUMEROUS SECURITIES	
Checks on DED Close TIERS AND has veyed)
checks on JED (long TIERS and has prefer	_
(Print-name of individual responding) (Signature of individual responding) (Date: 06, 104, 66 Div. Dept. 10	

EXHIBIT H

Case 1:08-cv-04834 Example 1 Filed 08/25/2008 Page 50 of 73 Page 50 of 73

Black Soot retrieved from Cell walls and Cell desks on tier 20/ Division 10.



IN THE UNITED STATES DISTRICT COURT FOR THE NORTHERN DISTRICT

THOMAS M. PERCONTI, #20070035070	Materials (1)
PLAINTIFF,	DECLARATION
)	THOMAS M. PERCONTI
~~ ▼~~	
TOM DART, SHERIFF OF THE COOK COUNTY JAIL.	CIVIL ACTION NO.
et al.	
DEFENDANTS	
On June 1. 200 t'a 20 de	8 all detamers insien 10 died not us prescribed psych oever. On numerous es housed on
on rue of	merriber such
recieve any of	oever. On numerou
medication what occasions detains	es housed on
1 2N ALIVEN	
offices assigned where our medice	ation was he
where our me stated the nu	se left for
stated The mu	

the night there is Filed 08/28/2009/1008/52 of at the night there is would not not necessary medication step receive any medication step asking of Not receiving our prescribed asking of Not receiving our prescribed medication as prescribed could be medication as prescribed could be dangerous and prove fatal.

I DECLARE UNDER THE PENALTY OF PERJURY THAT THE FOREGOING IS TRUE AND EXECUTED AT CHICAGO ILLINOIS ON, 2008	CORRECT.
181 Shemos M. Perconti	

THOMAS M. PERCONTI

IN THE UNITED STATES DISTRICT COURT FOR THE NORTHERN DISTRICT

THOMAS M. PERCONTI, #20070035070)	
PLAINTIFF,	•	DECLARATION
)	THOMAS M. PERCONTI
-y-)	CIVIL ACTION NO.
TOM DART, SHERIFF OF THE COOK COUNTY JAIL.)	
et al. DEPENDANTS)	

On June 4 2008, I Plaintiff,

Ahomos M. Percenti approached offices

Veley on the 7 to 3 pm shift and

Veley on the 5 needed a Detainer

told her I needed a Detainer

Orievance she then stated get out

of my face I dent have any

Orievances nor will I get any.

Sase 1:08-cv-04834 Document 1/ Filed 08/15/2008 the 54 off3 Clowing day June 5 2008 and asked officer Veleg once again for a Detaine Orievance she once again stated "bet out of my face, we don't have any brievance and I am not getting any! Plantiff, Themas Vercente was not able to abtain a Grievance until June 9 2008, five days after I asked for one, Grievance Should be available 24 hours a day on all 3 shifts per Cook Country Department of Corrections Rules + Regulations,

181 Thomas M. Veccenti

THOMAS M. PERCONTI

IN THE UNITED STATES DISTRICT COURT FOR THE NORTHERN DISTRICT

THOMAS M. PERCONTI, #20070035070)	
PLAINTIFF,)	DECLARATION
)	THOMAS M. PERCONTI
TOM DART,)	CIVIL ACTION NO.
SHERIFF OF THE COOK COUNTY JAIL.)	
et al. Defendants)	

On August 5 2008, plaintiff, Thomas Perconti, retrieved black soot from my cell in division 10, tier 20, cell number I from the desk and walls to show the Court the filthy conditions detainees are being forced to live under. I have included the soot as Exhibit H at the back of our complaint. Please note

Case 1:08-cv-04834 Document 1 Filed 09/25/2008 Probe of Slapics

Star # 1/4 Division 10 aware of

our living conditions both verbally
and by way of Detainer Grievance

also included as Exhibit B

there has been no attempt to

improve our living conditions.

I DECLARE UNDER THE PENALTY OF PERJURY THAT THE FOREGOING IS TRUE AND CORRECT.

EXECUTED AT CHICAGO ILLINOIS ON Quast 5, 2008

181 Spenis M. Perconte

THOMAS M. PERCONTI

Case 168 65 (1488 | Document 1 Filed 08/25/2008 Page 57 of (3 1) 3008

IN THE UNITED STATES DISTRICT COURT FOR THE NORTHERN DISTRICT

THOMAS M. PERCONTI, #20070035070)	
PLAINTIFF,)	DECLARATION
_)	THOMAS M. PERCONTI
TOM DART,)	CIVIL ACTION NO.
SHERIFF OF THE COOK COUNTY JAIL.)	
et al. DEFENDANTS)	

It has now been 4 weeks since mentally-ill detainees in Division 10/20 have had a clean uniform change and 5 weeks since mentally-ill detainces have had a clean the lines Change (sheets + towels) The cook County Department of Corrections Rules and Regulations for Detainees States "detainées should recieve clean uniforms and clean linens on 9

case 1:08-cv-0/834 Document M Filedos/15/2008 Pales statures weekly basis. Mentally subjected are being neglected and subjected to Cruel and Unusuall Punishment.

I DECLARE UNDER THE PENALTY OF PERJURY THAT THE FOREGOING IS TRUE AND CORRECT.

EXECUTED AT CHICAGO ILLINOIS ON August 1 1 2008

18/ Shemas M Paranti

THOMAS M. PERCONTI

IN THE UNITED STATES DISTRICT COURT FOR THE NORTHERN DISTRICT

DERRICK HAYNES, #20070077847)	
PLAINTIFF,	>	DECLARATION
)	DERRICK HAYNES
TOM DART,)	CIVIL ACTION NO.
SHERIFF OF THE COOK COUNTY JAIL.)	
et al. D efe nd an ts)	
	5 -	1 Hound
My name	<i>گ</i> لا .	Lewish Hugher
1 1 0 0 0 ±	700	Denick Hayreld 70077847. I'M Tim Regarding
C.C. D. OC.		1 tom Rown In
Maxima this	مل ا	claration Regarding
111002 5	11	0,1 + 5
11) Merila	lly	- Ill détainees
		10 Mitha
here in		N-10 OIL ONE
	7	mot
Psych W	W 1	
	New	ch Trained
Marling P		trained ch trained

officers that Could treat and identify with us Mentally ill detainers on 63-08 no Psych trained officers all day.

I DECLARE UNDER THE PENALTY OF PERJURY THAT THE FOREGOING IS TRUE AND CORRECT. EXECUTED AT CHICAGO LLINOIS ON $\frac{2-3-0}{3}$, 2008

151 Lewix Hayne

DERRICK HAYNES

IN THE UNITED STATES DISTRICT COURT FOR THE NORTHERN DISTRICT

DERRICK HAYNES, #20070077847)
PLAINTIFF,) DECLARATION
-v-) DERRICK HAYNES
TOM DART,) CIVIL ACTION NO.
SHERIFF OF THE COOK COUNTY JAIL. et al.)
DEFENDANTS)
Mu numa	in Dervick Haynes
C. C. D. O. C. # 2	20070077847. I'M
naxing this	declaration Regardina
	Linen Change on
A Week by	Wet basis.
Officers Cas	hen stated he
has been -	hen stated he here for 10 years

Filed 08/25/2008 Page 62 of 73

Problem With m. M 6-4-08

I DECLARE UNDER THE PENALTY OF PERJURY THAT THE FOREGOING IS TRUE AND CORRECT. EXECUTED AT CHICAGO ILLINOIS ON 2008

DERRICK HAYNES

IN THE UNITED STATES DISTRICT COURT FOR THE NORTHERN DISTRICT

DERRICK HAYNES, #20070077847	•
PLAINTIFF,) DECLARATION
_) DERRICK HAYNES
TOM DART,) CIVIL ACTION NO.
SHERIFF OF THE COOK COUNTY JAIL.)
et al. DEFENDANTS) v
My name	20070077847. I'M
Maxing this	declaration Regardina
Chief plaxic	declaration Regardina o. M 6-5-08 at
ding on Mi	1-D T) W-10. Chul
Plaxico Ca	me on 2-D and le cyrrevances I
addressed to	le Grievances L
Was filing	`

Case 1:08-cv-04834 Document 1 Filed 08/25/2008 Page 64 of 73 he, Chief Plaseco Statel to me and others to looding CRW Marles and him with grievances. this was done in A Very tening Manner-

I DECLARE UNDER THE PENALTY OF PERJURY THAT THE FOREGOING IS TRUE AND CORRECT. EXECUTED AT CHICAGO ILLINOIS ON 6-5-08, 2008

DERRICK HAYNES

IN THE UNITED STATES DISTRICT COURT FOR THE NORTHERN DISTRICT

DERRICK HAYNES, #20070077847)	
PLAINTIFF,)	DECLARATION
)	DERRICK HAYNES
TOM DART,)	CIVIL ACTION NO.
SHERIFF OF THE COOK COUNTY JAIL.)	
et al. DEFENDANTS)	
My name C. C. D. O. C. t) مد	Zewick Haynes
C. C. D. O. C 1	2007	10077847, J'M
also A Plaint	igg or	n this action.
J'M Making 7	this	declaration
meening t	he i	Maping Vielence
here in D	W-1	O. Ever Since
being trans	fire	8-vil mark 1
to Div-10	mJ	Jum Div-8 May 20.08.

Case 1:08-cv-04834 Filed 08/25/2008 Document 1 Page 66 of 73 ere has been an Est of Violence among ainess here on the ess. Her lack of Programs ainees: Micheal Brou son Sores. Cris Wright

I DECLARE UNDER THE PENALTY OF PERJURY THAT THE FOREGOING IS TRUE AND CORRECT. EXECUTED AT CHICAGO ILLINOIS ON 9-3-08, 2008

DERRICK HAYNES DERRICK HAYNES

Case 1:08/cv-04834 | Document 1 | Filed 08/25/2008 | Page 67 of 73

IN THE UNITED STATES DISTRICT COURTFOR THE WORTHERN DISTRICT

Tom DART SHERIFF OF THE COOK COUNTY JAIL) et al. Defendants	ATION OGERS TION NO.
---	----------------------------

ON JUNE 1,2008 ALL OF US DETAINER ON TIER Z-D DID NOT RECEIVE ARE P.M. MEDS THE OFFICERS KEPT TELLING-US TO HOID ON THAT ARE MEDS WHERE COMING AND DURING THIS WHILE WAITING I COULD NOT TAKE IT ANY MORE, THE WALLS STARTEDCIOSINGINAND I HAD TO YELL OUT FOR THE OFFICER AND HE CAME DACK AND LET ME OUT OF THE CELL THEN SAID HE WAS TAKING

ME TO CERMACK HOSPITALI NSTEAD
THEY TOOK ME DOWN STAIRS TO TAIK
TO THE SERGENT AND LIEUTENANT
AND THEY SAID ONE NIGHT WITHOUT
MEDS WOUIDN'T HURT YOU AND THEN
THEY PUT ME IN THE BULL PEN FOR
A HOUR THEN TOOK ME BACK UP
STAIRS WITH NO MEDS STILL.

I DECLARE UNDERTHE PENALTY OF PERJURYTHAT THE FOREGOING ISTRUE AND CORRECT. EXECUTED AT CHICAGO ILLINOIS ON June 2, 2008

IST And Rogery

FRED ROGERS

Case 1.08 co-04834 — Document 1/ Filed 08/25/2008 Page 69 of 73

INTHEUNITED STATES DISTRICT COURT FOR THE NORTHERN DISTRICT

FRED ROGERS, #2007-00-20387 DECLARATION

PLAINTIFF

DECLARATION

FRED ROGERS

CIVIL ACTION NO.

SHERIFF OF THE COOK COUNTY Jail

et al.

DEFENDANTS

ON JUNE 8,2008 CHIEF PLAXICO
CAME ON TOTHETIER OF 2-D
DIVISION 10 AND WE DETAINEES ASKED WHAT THEY WHERE
GOING TO DO ABOUT THE
MICE RUNING AROUND AND
GOING INTO YOUR COMMISSARY AND HE SAID TO US DET-

AINEES THAT THEY LIVE HERE WE ARE JUST VISTORS THAT AS LONG AS THE TUNNELS WERE HERE WE WHERE GOING TO HAVE MICE.

I DECLARE UNDER THE PENALTY OF PERJURY THAT THE FOREGOING IS TRUE AND CORRECT.

EXECUTED AT CHICAGO ILLINDIS ON JUNE 9 2008

151 Fred Roger

FRED ROGERS#2007-00-20387

Case 1:08-cv-04834 Document 1 Filed 08/25/2008 Page 71 of 7

INTHEUNITED STATES DISTRICT COURT FOR THE NORTHERN DISTRICT

FRED ADGERS,#2007-00-20387)	
Plaintiff	>	DECLARATION FRED ROGERS
>-)	CIVIL ACTION NO.
TOMDART, SHERIFF OF THECOOK COUNTY J) AIL.)	
	_	
e+ a1.)	
DEFENDANTS)	

ON JUNE 112008, WHEN LIEUTENANT
TUCKER CAME TO THE TIER
THE DETAINEES ASKED HIM
ABOUT LINEN AND CLOTHING
EXCHANGE AND HE SAID
HE HAD TO WORK ON THAT
STILL BECAUSE AS IT IS
THEY DON'T HAVE ENOUGH

CIOTHES ORLINEN TO GO AROUND TO EVERYBODY.

I DECLARE UNDER THE PENALTY OF PERTURYTHAT THE FOREGOING IS TRUE AND CORRECT.

EXE CUTED AT CHICAGO ILLINOIS ON JUNE 12 2008

I tod Rogers

FRED ROLERS# 2007.00-20387

TETTIFICATE OF SETUICE

T. Derrick Haynes, Swear Under Penalty OF Persury that I have Mail (1) one original And (7) seven Copies of 1983 Complaint on the Clerk's Office U.S. District Lourt by Placing Said Documents in the Mail At the Cook County

The Mail At the Cook County

Jaic C. C. D. O. C. On August 23,200 8

/s/ Devick Haynes
#20070077847